IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION AT MEMPHIS

FILED BY eg D.C. 05 OCT 11 PM 3: 03

THOMAS M. GOULD CLERK, U.S. DISTRICT COURT W.D. OF THE MEDIS

| EDGEWOOD DEVELOPMENT COMPANY, LLC |) |
|---|---------------------------|
| Plaintiff, |) |
| v. |) Docket No. 04-2895 DV) |
| TOWN OF COLLIERVILLE, A Tennessee Municipal Corporation, |) |
| And |) |
| FRANK MCPHAIL, Individually And In His Official Capacity As Assistant To The Engineer For Collierville, |)))) |
| And |) |
| HARVEY MATHENY, Individually And In His Official Capacity As the Engineer for Collierville, |))) |
| And |) |
| FRED D. ROGERS, JR., Individually And In His Official Capacity As Director of Development For Collierville, |))) |
| And | |
| JOHN W. ASHWORTH, III, Individually, |))) |
| And |) |
| CHUCK DOWNHAM, Individually And In His Official Capacity As The Chief Executive Of The Collierville |)))) |

This document entered on the docket sheet in compliance with Rule 58 and/or 79(a) FICP on

| Planning Department Commission Staff, |) |
|---|----------------|
| And |) |
| ASHWORTH-VAUGHAN, INC., A Tennessee For-Profit Corporation, |) |
| And |) |
| S.M.W. DEVELOPMENT, LLC, A Tennessee Limited Liability Company, |))) |
| And |) |
| LINDA KERLEY, Individually And In Her Official Capacity As Mayo Of The Town of Collierville, |) (r) () |
| And |) |
| JAMES LEWELLEN, Individually And In His Official Capacity As Administrator Of The Town Of Collierville, |)))) |
| And |) |
| DOES No. 1 - No. 5, Individually And In Their Official Capacities As Officials Of The Town Of Collierville, |))) |
| And |) |
| DOES No. 6 - No. 10, Private Individuals In Conspiracy With Officials Of The Town Of Collierville, |)))) |
| Defendants. |) |

CONSENT ORDER OF DISMISSAL OF THE RENAISSANCE GROUP, INC., WITH PREJUDICE

The Court, having been advised by plaintiff, Edgewood Development Company, LLC, and by defendant, The Renaissance Group, Inc., that they have fully compromised the claims and disputes that are raised or could have been raised between them in the instant case and that they desire all of the claims and/or counterclaims that were or could have been raised by either against the other to be dismissed with prejudice, the Court is of the opinion that this case, insofar as it involves Edgewood Development Company, LLC and The Renaissance Group, Inc. should be dismissed. Therefore, it is

ORDERED, ADJUDGED AND DECREED that all of the claims, controversies and disputes that are raised or could have been raised in the instant case, between Edgewood Development Company, LLC and The Renaissance Group, Inc., should be and the same hereby are dismissed with prejudice.

ENTERED this 30 day of September, 2005.

Approved in Form and Substance:

LARRY E. PARRISH, P.C. Attorneys for Plaintiff

arry E. Parrish, BPR 8464 ECT

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ARMSTRONG ALLEN, PLLC

Attorneys for The Renaissance Group, Inc.

By:

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Notice of Distribution

This notice confirms a copy of the document docketed as number 70 in case 2:04-CV-02895 was distributed by fax, mail, or direct printing on October 12, 2005 to the parties listed.

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Honorable Bernice Donald US DISTRICT COURT